EXHIBIT A

Schedule of Claims Subject to the One Hundred Eightieth Omnibus Objection

Exhibit A - Bondholder Modify

	CODDICTION CONTROLLED								
	ASSERTED					RRECTED			
	NAME	CLAIM#	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT	
1	ALVAREZ, ETHEL CALLE PASEO DEL MONTE MD -6 URB MONTE CLARO BAYAMON, PR 00961	8738	Commonwealth of Puerto Rico	Unsecured	\$258,000.00	Commonwealth of Puerto Rico	Unsecured	\$73,631.25	
	Reason: Claimant asserts, in part, liab for the cancellation of the GDB Bond asserts, in part, liability associated wir Commonwealth case.Claimant asserts the trustee of these bond(s) in the Cor	s and the ext th bond(s) iss s, in part, liab	inguishment of the Commonwealtl sued by the Puerto Rico Public Bui illity associated with bond(s) issue	n's guarantee of ce ildings Authority, y d by the Puerto Ric	rtain GDB Bonds, and t which is duplicative of t co Public Finance Corpo	hus the Commonwealth is no long he master proof of claim filed by to pration which is duplicative of one	er liable for these on the trustee of these	claims.Claimant bond(s) in the	
2	FERNANDEZ TORRES, AUREA M. 58 KRUG STREET SAN JUAN, PR 00911-1617	6929	Commonwealth of Puerto Rico	Unsecured	\$55,000.00	Puerto Rico Electric Power Authority	Unsecured	\$5,000.00	
	Reason: Claimant asserts, in part, liab for the cancellation of the GDB Bond asserts, in part, liability based on an a settled pursuant to the Settlement Ord by the Puerto Rico Public Finance Co the Commonwealth of Puerto Rico, w the claim would reside, if at all, under	s and the ext lleged owner ler, and (2) re orporation when the proo	inguishment of the Commonwealth ship of COFINA Bonds, and thus cleased and discharged in accordantich is duplicative of one or more in f of claim, bond name(s) at issue, or	n's guarantee of ce seeks recovery for ce with the Plan an naster proofs of cla	rtain GDB Bonds, and t amounts for which the ond Amended Confirmati aim filed by the trustee of	hus the Commonwealth is no long Commonwealth is not liable becau on Order. Claimant asserts, in par of these bond(s) in the Commonwe	er liable for these of use the claims were t, liability associate ealth case. Claiman	claims. Claimant (1) compromised and d with bond(s) issued t identifies as obligor	
3	FRANCISCO BRIQANTTY, ROSA M. PIERLUISI 339 MIRAMELINDA SABANERA DEL RIO GURABO, PR 00778-5248	155831	Commonwealth of Puerto Rico	Secured	\$236,145.00	Puerto Rico Electric Power Authority	Secured	\$115,000.00	
	Reason: Claimant asserts, in part, liab for the cancellation of the GDB Bond asserts, in part, investments in one or Commonwealth is not liable because Rico, when the proof of claim, bond r under Puerto Rico Electric Power Aut	s and the ext more mutual the claimant name(s) at iss	inguishment of the Commonwealth funds that in turn may have invest is not a "creditor" of the Common	n's guarantee of ce ted in bonds issued wealth and lacks st	rtain GDB Bonds, and t I by the Commonwealth tanding to assert this der	hus the Commonwealth is no long. The claim thus seeks recovery for ivative claim. Claimant identifies	er liable for these or r an amount for wh as obligor the Com	claims. Claimant nich the monwealth of Puerto	
4	GUZMAN DE AMADOR, IRMITA 5 CARR 833 APT 1203 B GUAYNABO, PR 00969	40391	Commonwealth of Puerto Rico	Secured	\$80,000.00	Commonwealth of Puerto Rico	Secured	\$25,000.00	
	Reason: Claimant asserts, in part, liab for the cancellation of the GDB Bond asserts, in part, liability associated wi in the Commonwealth case. Another p	s and the ext th bond(s) iss	inguishment of the Commonwealth sued by the Puerto Rico Conventio	n's guarantee of ce n Center District A	ertain GDB Bonds, and the Authority which are duple	hus the Commonwealth is no long	er liable for these of	claims. Claimant	

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ASSERTED

	NAME	CLAIM#	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
5	HECTOR MENDEZ CARATINI & ANNETTE G. LOPEZ DE MENDEZ FERNANDO VAN DERDYS, ESQ. PO BOX 9021888 SAN JUAN, PR 00902-1888	24543	Commonwealth of Puerto Rico	Unsecured	\$151,978.15	Commonwealth of Puerto Rico	Unsecured	\$16,426.40
	Reason: Claimant asserts, in part, liable for the cancellation of the GDB Bonds asserts, in part, investments in one or Commonwealth is not liable because the Commonwealth.	s and the ext more mutual	inguishment of the Commonwealth funds that in turn may have invest	n's guarantee of co red in bonds issue	ertain GDB Bonds, and the dot by the Commonwealth.	hus the Commonwealth is no long . The claim thus seeks recovery fo	er liable for these c r an amount for wh	laims. Claimant ich the
6	LIBERATOR, JOHN D. 86 BROOKS RD	12555	Commonwealth of Puerto Rico	Unsecured	\$275,000.00*	Commonwealth of Puerto Rico	Unsecured	\$50,000.00
	LITCHFIELD, CT 06759					Puerto Rico Electric Power Authority	Unsecured	\$125,000.00
							Subtotal	\$175,000,00

Reason: Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Infrastructure Financing Authority which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with one or more bonds issued by HTA that are duplicative of one or more Master Proofs of Claim which were filed in the HTA Title III Case by the fiscal agent or trustee of these bond(s). Claimant asserts, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order.

Claimant identifies as obligor the Commonwealth of Puerto Rico, when the proof of claim, bond name(s) at issue, CUSIP information, and/or supporting documentation provided for the claim, show that any liability for a portion of the claim would reside, if at all, under Puerto Rico Electric Power Authority. Another portion of the claim will remain as asserted against the Commonwealth.

7	ORTIZ RAMIREZ DE ARELLANO, CECILE	6041	Commonwealth of Puerto Rico	Unsecured	\$4,033,100.00*	Commonwealth of Puerto Rico	Unsecured	\$190,000.00
	WASHINGTON 65 CONDADO					Puerto Rico Electric Power Authority	Unsecured	\$210,000.00
	SAN JUAN, PR 00907-2106						Subtotal	\$400,000.00

Reason: Claimant asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Public Finance Corporation which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant identifies as obligor the Commonwealth of Puerto Rico, when the proof of claim, bond name(s) at issue, CUSIP information, and/or supporting documentation provided for the claim, show that any liability for a portion of the claim would reside, if at all, under Puerto Rico Electric Power Authority. Another portion of the claim will remain as asserted against the Commonwealth.

CORRECTED

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ACCEPTED

			ASSERTED			CORRECTED		
	NAME	CLAIM#	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
8	ORTIZ RAMIREZ DE ARELLANO, CECILE WASHINGTON 65 CONDADO	6252	Commonwealth of Puerto Rico	Unsecured	, , , ,	Commonwealth of Puerto Rico Puerto Rico Electric Power Authority	Unsecured Unsecured	\$190,000.00 \$210,000.00
	SAN JUAN, PR 00907-2106						Subtotal	\$400,000.00

Reason: Claimant asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Public Finance Corporation which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant identifies as obligor the Commonwealth of Puerto Rico, when the proof of claim, bond name(s) at issue, CUSIP information, and/or supporting documentation provided for the claim, show that any liability for a portion of the claim would reside, if at all, under Puerto Rico Electric Power Authority. Another portion of the claim will remain as asserted against the Commonwealth.

9	QUINONES SOTO, RAFAEL A F1 TREBOL URB JARD DE PONCE	15312	Commonwealth of Puerto Rico	Secured	\$65,000.00	Commonwealth of Puerto Rico	Secured	\$40,000.00
	PONCE, PR 00730-1845							

Reason: Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority, which is duplicative of the master proof of claim filed by the trustee of these bond (s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Another portion of the claim will remain as asserted against the Commonwealth.

10 R HUGHES & J HUGHES TTEE	5008	Commonwealth of Puerto Rico	Secured	\$125,000.00	Puerto Rico Electric Power	Secured	\$75,000.00
HUGHES FAMILY TRUST					Authority		
10957 SW 82ND TER					1 1441101109		
OCALA, FL 34481							

Reason: Claimant asserts, in part, liability associated with one or more bonds issued by HTA that are duplicative of one or more Master Proofs of Claim which were filed in the HTA Title III Case by the fiscal agent or trustee of these bond(s). Claimant asserts, in part, liabilities associated with bonds issued by HTA, but the bonds claimant purports to hold have already been refunded, either through redemption or defeasance. Claimant identifies as obligor the Commonwealth of Puerto Rico, when the proof of claim, bond name(s) at issue, CUSIP information, and/or supporting documentation provided for the claim, show that any liability for a portion of the claim would reside, if at all, under Puerto Rico Electric Power Authority.

CODDECTED

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One Hundred and Eightieth Omnibus Objection **Exhibit A - Bondholder Modify**

		AS	SSERTED		CORRECTED		
NAME	CLAIM#	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT
11 RUBEN NIEVES LUGARDO & CARMEN FELIX MENDEZ	3369	Commonwealth of Puerto Rico	503(b)(9)	\$100,250.00	Puerto Rico Electric Power Authority	503(b)(9)	\$25,312.50
PO BOX 2442 CANOVANAS, PR 00729-2442		Commonwealth of Puerto Rico	Secured	\$100,250.00	Puerto Rico Electric Power	Secured	\$25,312.50
0.11.0 (111.12), 110.00, 25 21.12		Commonwealth of Puerto Rico	Unsecured	\$100,250.00	Authority		
			Subtotal	\$300,750.00	Puerto Rico Electric Power Authority	Unsecured	\$25,312.50
						Subtotal	\$75,937.50

Reason; Claimant asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Aqueduct and Sewer Authority, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant identifies as obligor the Commonwealth of Puerto Rico, when the proof of claim, bond name(s) at issue, CUSIP information, and/or supporting documentation provided for the claim, show that any liability for a portion of the claim would reside, if at all, under Puerto Rico Electric Power Authority.

12	SHUB, MAURICIO PARQUE DE CALDAS 1977-D	22651	Commonwealth of Puerto Rico	Secured	\$5,051,947.22	Commonwealth of Puerto Rico	Secured	\$209,350.00
	FIDALGO DIAZ ST							
	SAN JUAN, PR 00926							

Reason: Claimant asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Public Finance Corporation which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Aqueduct and Sewer Authority, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Industrial Development Company which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Another portion of the claim will remain as asserted against the Commonwealth.

> **TOTAL** \$ 1,610,345.15 \$ 14,665,020.37* TOTAL